## IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF ALABAMA NORTHERN DIVISION

IN RE:	)
BILL HEARD ENTERPRISES, INC., et al., 1	) Chapter 11
Debtors.	) Case No. 08-83029-JAC-11

## ORDER GRANTING THE DEBTORS AN EXTENSION OF TIME WITHIN WHICH TO FILE SCHEDULES AND LISTS

This matter came to be heard upon the motion (the "Motion") of Bill Heard Enterprises, Inc. ("Heard"), and certain of its direct and indirect subsidiaries (the "Subsidiaries"), as debtors and debtors in possession (collectively, the "Debtors"), for entry of an order, pursuant to Rule 1007(a) & (c) of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules"), granting the Debtors an extension of time within which to file their schedules and statements of financial affairs (collectively, the "Schedules") and their lists of equity security holders (collectively, the "Lists"); the Court having jurisdiction to consider the Motion and the relief requested therein in accordance with 28 U.S.C. §§ 157 and 1334; due notice of the Motion having been provided to

In addition to Bill Heard Enterprises, Inc., the Debtors include the following entities: (i) Bill Heard Chevrolet Company, (ii) Tom Jumper Chevrolet, Inc., (iii) Bill Heard Chevrolet, Inc. - Huntsville, (iv) Landmark Chevrolet, Ltd., (v) Bill Heard Chevrolet, Ltd., (vi) Bill Heard Chevrolet Corporation Nashville, (vii) Bill Heard Chevrolet Corporation - Orlando, (viii) Bill Heard Chevrolet, Inc. - Union City, (ix) Bill Heard Chevrolet at Town Center, LLC, (x) Bill Heard Chevrolet, Inc. - Collierville, (xi) Bill Heard Chevrolet, Inc. - Scottsdale, (xii) Bill Heard Chevrolet, Inc. - Plant City, (xiii) Bill Heard Chevrolet, Inc. - Buford, (xiv) Bill Heard Chevrolet Corporation - Las Vegas, (xv) Bill Heard Chevrolet Corporation - N.W. Las Vegas, (xvi) Twentieth Century Land Corp., (xvii) Enterprise Aviation, Inc., (xviii) Century Land Corporation, (xix) Century Land Company - Tennessee, (xx) Bill Heard Management, LLC, (xxi) Landmark Vehicle Mgt., LLC, (xxii) Georgia Services Group, LLC, (xxiii) Columbus Transportation, LLC

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(1) the Bankruptcy Administrator for the Northern District of Alabama; (2) counsel for the

Debtors' primary prepetition secured lenders; (3) counsel for the Debtors' proposed postpetition

secured lenders; (4) the Debtors' forty (40) largest unsecured creditors (on a consolidated basis);

and (5) the District Director of Internal Revenue Service for the Northern District of Alabama;

and it appearing that no other or further notice need be provided; the Court having determined

that the relief sought in the Motion is in the best interests of the Debtors, their creditors, and all

parties in interest; upon the Motion and all of the proceedings before this Court; and after due

deliberation and sufficient cause appearing therefore, it is hereby

**ORDERED** that the Motion is **GRANTED**; and it is further

**ORDERED** that the Debtors' time within which to file the Schedules and Lists is

extended for an additional forty-five (45) days through and including November 27, 2008; and it

is further

**ORDERED** that the extension of time to file the Schedules and Lists is without prejudice

to the Debtors' ability to request additional time should it become necessary; and it is further

**ORDERED** that the Court shall retain jurisdiction to hear and determine all matters

arising from the implementation of this Order.

**DONE and ORDERED** this day September 30, 2008

/s/ Jack Caddell

Jack Caddell

U.S. Bankruptcy Judge

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